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TECH CENTER 1600/2800

Paper No. 17

UNITED STATES PATENT AND TRADEMARK OFFICE

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OCT 02 1996

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SEP 30 1996

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

DC3914

PAT & T.M. OFFICE
BOARD OF PATENT APPEALS
AND INTERFERENCES

Ex parte ERIC S. ABRUTYN, LOUIS J. SCARFO & RICHARD C. CHROMECEK

Appeal No. 95-2923
Application 08/058,163¹

ORDER REMANDING TO EXAMINER

On November 22, 1993, an amendment (Paper #6) was entered.

However, this amendment, as it is currently entered is confusing
with regards to claims 1 and 19.

Accordingly, it is

ORDERED that the application is remanded to the
Examiner for: 1) clarification of the status of claims 1 and 19,
2) any appropriate notification to applicant, and 3) for such

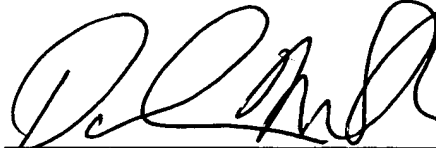
¹ Application for Reissue of Application 07/053,609, now U.S. Patent 4,855,127, which is said to be a continuation-in part of Application 06/882,609, filed July 7, 1986, which is said to be a continuation-in part of Application 06/683,603, filed December 19, 1984, now U.S. Patent 4,724,240, which is said to be a continuation-in part of Application 06/246,663 filed March 23, 1981, now abandoned.

Appeal No. 94-1202
Application 07/755,275

further action as may be appropriate.

It is important that the Board of Patent Appeals and Interferences be informed promptly of any action affecting the appeal (e.g. abandonment, allowance reopening of prosecution).

BOARD OF PATENT APPEALS
AND INTERFERENCES

By: 

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